Rule 14-701. Definitions. As used in this article: (a) "ABA" means the American Bar Association; (b) "Active Practice" means work performed by an attorney holding an "active" status law license and having professional experience and responsibilities involving the Full-time Practice of Law as defined in sections paragraphs (t) and (ff). The Active Practice of law includes any combination of the following activities provided that such employment is available only to licensed attorneys and the activities are performed in the jurisdiction in which the Applicant is admitted;: (b)(1) sole practitioner, or partner, shareholder, associate, or of counsel in a law firm; (b)(2) an organization's employee whose principal responsibility is to provide legal advice or service; (b)(3) government employee whose principal duties are to provide legal advice or service; (b)(4) service in the United States armed forces as a lawyer or judge;

23 (b)(5) judge of a court of general or appellate jurisdiction provided that such employment 24 requires admission to the bar for the appointment thereto and for the performance of the duties 25 thereof; 26 27 (b)(6) law clerk to a judge of a court of general or appellate jurisdiction; or 28 29 (b)(7) teaching full-time at an Approved Law School; and 30 31 (b)(8) the Active Practice of law shall-does not include work that, as undertaken, constitutes the 32 unauthorized practice of law in the jurisdiction in which it was performed or in the jurisdiction in 33 which the clients receiving the unauthorized services were located, nor shall does it include work 34 completed in advance of any bar admission. 35 36 (c) "Admissions Committee" means those Utah State Bar members or others appointed by the 37 Board or president of the Bar who are charged with recommending standards and procedures for 38 admission to the Bar and with implementation of this article. The Admissions Committee is 39 responsible for supervising the work of the Bar Examiner Committee, the Test Accommodations 40 Committee, and the Character and Fitness Committee, handling requests for review as provided 41 herein and performing other work relating to the admission of Applicants Applicant admissions. 42 43 (d) "Applicant" means each person requesting admission to the Bar. For purposes of this article, 44 an Applicant is classified as a Student Applicant, a Foreign Law School Applicant, an Attorney 45 Applicant, a Motion Applicant, a Disbarred Attorney Applicant, a Foreign Legal Consultant

Applicant, a House Counsel Applicant, a Formerly-Admitted Applicant, a Military Lawyer 46 47 Applicant, or a Military Spouse Attorney Applicant. 48 49 (e) "Approved Law School" means a law school which is fully or provisionally approved by the 50 ABA pursuant to its Standards and Rules of Procedure for Approval of Law Schools. To qualify 51 as approved, the law school must have been fully or provisionally approved at the time of the 52 Applicant's graduation, or at the time of the Applicant's enrollment, provided that the Applicant 53 graduated within a typical and reasonable period of time. 54 55 (f) "Attorney Applicant" means any person who satisfies the requirements of Rule 14-704. 56 57 (g) "Bar" means the Utah State Bar, including its employees, committees and the Board; 58 59 (h) "Bar Examination" means the Bar Examination as defined in Rules 14-710 and 14-711. 60 (i) "Bar Examiner Committee" means those Bar members or others appointed by the Board or 61 62 president of the Bar who are charged with grading the Bar Examination. 63 64 (j) "Board" means the Board of Bar Commissioners; 65 66 (k) "Character and Fitness Committee" means those Bar members or others appointed by the 67 Board or president of the Bar who are charged with assessing the character and fitness of 68 Applicants and making determinations thereon.

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70	(l) "Complete Application" means an application that includes all fees and necessary application
71	forms, along with any required supporting documentation, character references, a criminal
72	background check, a photo, an official certificate of law school graduation and if applicable, a
73	test accommodation request with supporting medical documentation, a certificate of admission
74	and/or good standing, and a certificate of discipline;
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76	(m) "Confidential Information" is defined in Rule 14-720(a);).
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78	(n) "Deputy General Counsel for Admissions" or "Deputy General Counsel" are terms used
79	interchangeably to mean the Bar's attorney in charge of admissions or her or his designee;
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81	(o) "Disbarred Attorney Applicant" means a person who has previously been licensed to practice
82	law in Utah and who is no longer licensed to practice law because of disbarment or resignation
83	with discipline pending or their equivalent and who satisfies the requirements of Rule 14-708(g)
84	and 14-717;.
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86	(p) "Executive Director" means the executive director of the Utah State Bar or her or his
87	designee;.
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89	(q) "First Professional Degree" means a degree that prepares the holder for admission to the
90	practice of law (e.g. juris doctorate) by emphasizing competency skills along with theory and

91	analysis. An advanced, focused, or honorary degree in law is not recognized as a First
92	Professional Degree (e.g. master of laws or doctor of laws);).
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94	(r) "Foreign Law School" means any school located outside of the United States and its
95	protectorates, that is accredited by that jurisdiction's legal accreditation body, if one exists, where
96	principles of English Common Law form the predominant basis for that country's system of
97	jurisprudence, and whose graduates are otherwise permitted by that jurisdiction's highest court to
98	practice law;
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.00	(s) "Foreign Legal Consultant Applicant" means any Applicant who satisfies the requirements of
.01	Rule 14-718;
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.03	(t) "Formerly-Admitted Applicant" means a person who has previously been licensed to practice
.04	law in Utah who is no longer licensed to practice law because of resignation without discipline
.05	pending or failure to pay licensing fees for three or more years under Rule 14-107(b)(4), and
.06	who satisfies the requirements of Rule 14-717;.
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.08	(ut) "Full-time Practice" means the Active and lawful Practice of Law for no fewer than 80 hours
.09	per month. Time spent on administrative or managerial duties, continuing legal education, or
10	client development and marketing does not qualify as part of the required 80 hours of legal
.11	work <u>;.</u>
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13	(vu) "General Counsel" means the General Counsel of the Utah State Bar or her or his designee:

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       (www) "House Counsel Applicant" means any Applicant who satisfies the requirements of Rule
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       14-719<del>;</del>
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       (xw) "House Counsel" means a person granted a license under Rule 14-719;
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       (yx) "Inactive" means an attorney's law license is held in "inactive status" or an equivalent term.
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       (Z<del>y</del>) "MBE" means the Multistate Bar Examination prepared by the NCBE.
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       (aaz) "MEE" means the Multistate Essay Examination prepared by the NCBE:
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       (bbaa) "Military Lawyer Applicant" means any Applicant who satisfies the requirements of Rule
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       14-804;
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       (ccbb) "Military Spouse Attorney Applicant" means any Applicant who satisfies the
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       requirements of Rule 14-805;
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       (ddee) "Motion Applicant" means any person who satisfies the requirements of Rule 14-705;
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       (eedd) "MPRE" means the Multistate Professional Responsibility Examination prepared by the
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       NCBE;
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137 (ffee) "MPT" means the Multistate Performance Test prepared by the NCBE. 138 139 (ggff) "NCBE" means the National Conference of Bar Examiners, an organization that develops, 140 maintains, and applies reasonable and uniform standards of bar examination education and 141 testing. 142 143 (hhgg) "OPC" means the Bar's Office of Professional Conduct. 144 (ii) "Person" includes the plural as well as the singular and legal entities as well as natural 145 persons. 146 (hhjj) "Practice of Law" means employment available only to licensed attorneys where the 147 primary duty of the position is to represent the interests of another person by informing, 148 counseling, advising, assisting, advocating for or drafting documents for that person through 149 application of the law and associated legal principles to that person's facts and circumstances. 150 'Person' includes the plural as well as the singular and legal entities as well as natural persons. 151 The Practice of Law constitutes more than merely working with legally-related matters. 152 153 (iiikk) "Privileged Information" in this article includes: information subject to the attorney-client 154 privilege, attorney work product, test materials and applications of examinees; correspondence 155 and written decisions of the Board, Admissions Committee, Bar Examiner Committee, Character 156 and Fitness Committee, and Test Accommodations Committee; and the identity of individuals 157 participating in the drafting, reviewing, grading and scoring of the Bar Examination. 158

159 (kkjill) "Reapplication for Admission" means that for two years after the filing of an original 160 application, an Applicant may reapply by completing a Reapplication for Admission form 161 updating any information that has changed since the prior application was filed and submitting a 162 new criminal background check. 163 164 (kk) "Resigned Applicant" means a person who has previously been licensed to practice law in Utah who is no longer licensed to practice law because of resignation without discipline pending 165 or resignation under Rule 14-508(d) and who satisfies the requirements of Rule 14-717(a); 166 167 168 (Hmm) "Student Applicant" means any person who satisfies the requirements of Rule 14-703(a) 169 who has never been admitted as an attorney in any jurisdiction; jurisdiction. 170 171 (mmnn) "Supreme Court" means the Utah Supreme Court. 172 173 (nnoo) "Test Accommodations Committee" means those Bar members or others appointed by the 174 Board or president of the Bar who are charged with the review of requests from Applicants 175 seeking to take the Bar Examination with test accommodations and who make determinations 176 thereon; 177 178 (oopp) "Unapproved Law School" means a law school that is not fully or provisionally approved 179 by the ABA. For an Unapproved Law School's graduates to be eligible for admission, the law 180 school must be accredited in the jurisdiction where it exists, provide legal education that is the

181	substantial equivalent of the legal education provided by an Approved Law School, and not be
182	based on correspondence or internet study;
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184	(ppqq) "UBE" means the Uniform Bar Examination as prepared by the NCBE;
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186	(rrqq) "Updated Application" means that an Applicant is required to amend and update her or
187	histheir application on an ongoing basis and correct any information that has changed since the
188	application was filed; and.
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190	(SSFF) "Written Component" means that portion of the Bar Examination that consists of MEE and
191	MPT questions.
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193	Effective September 1, 2020.